

Before it reaches a final stage and before a final decision is taken it is not possible to know whether the scheme is going to interfere with the one already investigated. So, I do not know whether we should spend more time on this now. Secondly this matter is going to be discussed in the course of the Budget Demands. So, by then we may have more time and if necessary another question may be put asking whether the scheme is finalised or completed. So, I do not propose to postpone this question for any other time.

Sri G. VENKATAI GOWDA.—On the basis of investigation we want to know further facts. We want to know the acres planted and go under submersion and also waste and forest lands that would be submerged.

Mr. SPEAKER.—Can the Hon'ble Minister give that information tomorrow?

Sri VEERENDRA PATIL.—Yes, Sri.

Mr. SPEAKER.—Then, that information may be given tomorrow. The Hon'ble member must not disturb the work of this House. You observe it and know what it is. What you see is not going to be added by my telling anything. We will take up the next item on the Agenda.

Sri VEERENDRA PATIL.—Sir, I beg to lay on the Table of the House:

(1) Notification No. PLM 26 LSG 61 dated 1st December 1961 (Exemption from the Provisions of the Mysore Shops and Establishments Act, 1948 as in force in old Mysore Area except sections 31, 41, 43, 50 and 51 subject to certain conditions to all the establishments under the State Bank of India): as required under section 6-A of the Mysore Shops and Establishments Act, 1948.

(2) Notification No. PLM 76 LLE 61 dated 23rd February, 1962 [Amendments to Industrial Disputes (Mysore) Rules 1957]; as required under section 38 (4) of the Industrial Disputes Act, 1947.

Sri G. VENKATAI GOWDA (Ralya).—I rise to a point of order. In the Order

paper the name of the Law Minister is mentioned for laying of papers on the Table but the Minister for Public Works Department is doing that. May I know whether has been authorised to do so?

Mr. SPEAKER.—There is no point of order. If the Hon'ble member reads the rules he will find that any Minister can act on behalf of any other Minister.

Business of the House

Mr. SPEAKER.—Before discussion begins, I would like to take the House into my confidence. you are all aware that we are not likely to continue to meet beyond tomorrow. Definitely tomorrow is the last day. May I know whether the members would like to sit tomorrow in the morning or as usual at one o'clock.

HON'BLE MEMBERS.—In the Morning, Sir.

Mr. SPEAKER.—If that is so, I do not know what time the Government would require to reply. According to the old practice, the mover of the resolution can also claim a right of reply. So, the discussion will go on till Tea break tomorrow. After that the Government will reply and it will be put to the vote of the House. If that is done, the rest of the day and till Tea time tomorrow, the discussion can go on. It may be necessary to fix a time limit, having regard to the number of members desirous of participating in the discussion. As to who should participate, I would suggest that the Hon'ble members who have already participated, will yield in favour of others. I would like to put a time limit of fifteen minutes to each member. Sri Venkatagiriappa who spoke for ten minutes yesterday will be given another ten minutes today and he will finish his speech. After that every member will have only fifteen minutes and not more.